



National Environmental Achievement Track

Application Form

Valley Oil
Name of facility

Heating Oil Partners, L.P. (HOP)
Name of parent company (if any)

Facility: 80 Columbia Road, Willimantic, CT 06226
Street address

General Manager: 36 Brownstone Ave., Portland CT 06480
Street address (continued)

City/State/Zip code

Give us information about your contact person for the National Environmental Achievement Track Program.

Name William Weber Daryl Stawicki

Title Director of Capital Resources General Manager

Phone 610-925-1700 860-343-3500

Fax 610-925-1705 860-342-4455

E-mail bweber@hopheat.com dstawicki@hopheat.com

EPA needs background information on your facility to evaluate your application.

What do you need to do?

- Provide background information on your facility.
- Identify your environmental requirements.

Section A

Tell us about your facility.

1	What do you do or make at your facility?	Retail fuel oil terminal. Service center for heating and cooling sales, installations, and repairs.
2	List the Standard Industrial Classification (SIC) code(s) or North American Industrial Classification System (NAICS) codes that you use to classify business at your facility.	SIC 5983 NAICS
3	Does your company meet the Small Business Administration definition of a small business for your sector?	☐ Yes
4	How many employees (full-time equivalents) currently work at your facility?	☐ Fewer than 50☐ 50-99☐ 100-499☐ 500-1,000
		More than 1,000

$Section\ A,\ continued$

5	Does your facility have an EPA ID number(s)? If yes, list in the right-hand column.	☐ Yes ☐ No conditionally exempt small quantity generator
6	Identify the environmental requirements that apply to your facility. Use the Environmental Requirements Checklist, at the back of the instructions, as a reference. List your requirements to the right <i>or</i> enclose a completed Checklist with your application.	See Attached Checklist.
7	Check the appropriate box in the right-hand column.	☐ I've listed the requirements above.☐ I've enclosed the Checklist with my application.
8	Optional: Is there anything else you would like to tell us about your facility?	

Facilities must have an operating Environmental Management System (EMS) that meets certain requirements.

What do you need to do?

- Confirm that your EMS meets the Achievement Track requirements.
- Tell us if you have completed a self-assessment or have had a third-party assessment of your EMS.

Section BTell us about your EMS.

1	Check yes if your EMS meets the requirements for each element below as defined in the instructions.	ı	
	a. Environmental policy	⊠ Yes	
	b. Planning		
	c. Implementation and operation	⊠ Yes	
	d. Checking and corrective action	⊠ Yes	
	e. Management review	⊠ Yes	
2	Have you completed at least one EMS cycle (plan-do-check-act)?	⊠ Yes	
3	Did this cycle include both an EMS and a compliance audit?	⊠ Yes	
4	Have you completed an objective self-assessment or third-party assessment of your EMS?	⊠ Yes	
	If yes, what method of EMS assessment did you use?	Self-assessment	
		GEMI	○ Other
		CEMP comparison.	Based on GEMI and ISO 14001
		☐ Third-party assessn	nent
		☐ ISO 14001	Certification
		Other	

Facilities must show that they are committed to improving their environmental performance. This means that you can describe past achievements and will make future commitments.

What do you need to do?

Refer to the Environmental Performance Table in the instructions to answer questions 1 and 2.



Tell us about your past achievements and future commitments.

1 Describe your past achievements for at least two environmental aspects. If you need more space than is provided, attach copies of this page.

Note to small facilities: If you qualify as a small facility as defined in the instructions, you are required to report past achievement for at least one environmental aspect.

First aspect you've selected

What aspect have you selected?	What was the previous level (2 years ago)?		What is the current level?	
Hazardous Materials Use	Quantity 28 gal.	Units	Quantity 0	Units

i. How is the current level an improvement over the previous level?

Facility previously used approximately 28 gallons of chlorinated solvents per year for equipment cleaning and maintenance. All chlorinated solvents have been replaced with non-chlorinated, non-hazardous cleaning materials.

ii. How did you achieve this improvement?

A corporate-wide commitment to reducing hazardous waste stream required that all chlorinated solvent cleaners be replaced with non-chlorinated, non-hazardous cleaning agents, such as Crystal Simple Green, K K 2, or Spritz. HOP monitors its use of hazardous products through its Hazard Communication Standard Policy and Protocol. See Corp. Policy Manual § C.2.

Second aspect you've selected

What aspect have you selected?	What was the previous level (2 years ago)?		What is the current I	evel?
Vulnerability and Potential for Releases	Quantity 10,000 gallons vulnerable	Units	Quantity 0 gallons vulnerable	Units

i. How is the current level an improvement over the previous level?

Potential for releases is significantly reduced due to voluntary facility and equipment upgrades, that resulted in expenditures of over \$43,800. These upgrades resulted in additional protection against the potential release of up to 10,000 gallons of fuel oil.

ii. How did you achieve this improvement?

In 1999, while replacing an existing fuel oil truck loading rack, HOP voluntarily installed an oil-water separator for the processing of rainwater, along with a new eight inch bermed containment system. In addition, existing piping was replaced with new, double-walled underground piping for conveying fuel oil from the storage tank to the loading rack. HOP estimates that these actions have provided significant protection against the accidental release of up to 10,000 gallons of fuel oil.

2 Select at least four environmental aspects (no more than two from any one category) from the Environmental Performance Table in the instructions and then tell us about your future commitments. If you need more space than is provided, attach copies of this section.

Note to small facilities: If you are a small facility, you are required to make commitments for at least two environmental aspects in two different categories.

First aspect you've selected

, ,		
a. What is the aspect?	Emissions of Particulate Matter	
b. Is this aspect identified as significant in your EMS?	⊠ Yes □ No	
c. What is the current level? You may choose to state this as an absolute value or in terms of units of production or output.	Option A: Absolute value Option B: In terms of units of production or output	173.1 lbs (for 87 units) (Quantity/Units) (Quantity/Units)

d. What is the improvement you are committing to over the next three years? You may choose to state this as an absolute value or in terms of units of production or output.	Option A: Absolute value Option B: In terms of units of production or output	138.3 lbs (for 87 units) (Quantity/Units) (Quantity/Units)
e. How will you achieve this improvement?	Offering and promoting a "21-Step Preventative Maintenance Inspection" (PMI) for customer heating u order to decrease air emissions. See Corp. Policy Ma H.2. For inefficient older units, encourage installation new equipment. Promote service to customers as preenergy and cost savings, as well environmental benefit: Currently PMI is accomplished for approximately 55% Express's 2,910 customers. HOP proposes a goal of performing PMI for 58%, or approximately an addition customers. Based on HOP's research, a 20% reduction filterable particulate emissions can be achieved by the process. In arriving at this estimate, HOP relies on a suprepared by the Columbus Laboratories of Battelle, sponsored by the American Petroleum Institute Common for Air and Water Conservation, A. Levy, et al., "A Fie Investigation of Emissions from Fuel Oil Combustion of Space Heating," page IV-10 (API Project 88-5, 11/1/71 Based on Table IV-4 of this report, filterable particulate emissions average approximately 1.99 pounds per unith heating season (this figure assumes a wide range of he units of varying ages and levels of maintenance). A 20 reduction would approximately equal 0.4 pounds per HOP, therefore, estimates that as a result of its proposincrease PMIs performed from 55% of customers to 5 customers, an additional 87 heating units (2,910 custo X 0.03) will reduce their emissions by approximately pounds each, for an approximate total emission reduction 34.8 pounds per heating season.	
Second aspect you've selected		
a. What is the aspect?	Total Energy Use	
b. Is this aspect identified as significant in your EMS?		
c. What is the current level? You may choose to state this as an absolute value or in terms of units of production or output.	Option A: Absolute value Option B: In terms of units of production or output	65,250 gallons fuel oil (for 87 units) (Quantity/Units) (Quantity/Units)

d. What is the improvement you are committing to over the next three years? You may choose to state this as an absolute value or in terms of units of	Option A: Absolute value
production or output.	Option B: In terms of units of production or output

e. How will you achieve this improvement?

Option A:	
Absolute value	63,456 gallons fuel oil (for
	87 units)
Option B:	(Quantity/Units)
In terms of	
units of production	
or output	(Quantity/Units)

Offering and promoting a "21-Step Preventative Maintenance Inspection" (PMI) for customer heating units, in order to improve unit efficiency. See Corp. Policy Manual, § H.2. For inefficient older units, encourage installation of new equipment. Promote service to customers as providing energy and cost savings, as well environmental benefits. Currently PMI is accomplished for approximately 55% of Valley Oil's 2,910 customers. HOP proposes a goal of performing PMI for 58%, or an additional 87 customers. Based on HOP's data, overall unit efficiency improves by an average of 2.75% following PMIs. HOP bases its estimate of a 2.75 % increase in efficiency on data it collected before and after PMIs on a sampling of thirty (30) heating units. Based on the following equation, HOP expects that approximately 1,794 fewer gallons of fuel oil will be burned in customer heating units during the next season, as a result of the additional 3 % of customers serviced by PMIs.

87 additional customer PMIs $\,$ X $\,$ 750 ave. gal. oil used per customer $\,$ X $\,$ 0.0275 $\,$ = $\,$ 1,794 gal.

Third aspect you've selected			
a. What is the aspect?	Vulnerability and Potential for	Releases	
b. Is this aspect identified as significant in your EMS?	⊠ Yes □ No		
c. What is the current level? You may choose to state this as an absolute value or in terms of units of production or output.	Option A: Absolute value	potentially 250 gal. (Quantity/Units)	
	Option B: In terms of units of production or output	(Quantity/Units)	
d. What is the improvement you are committing to over the next three years? You may choose to state this as an absolute value or in terms of units of	Option A: Absolute value	0 (Quantity/Units)	
production or output.	Option B: In terms of units of production or output	(Quantity/Units)	
e. How will you achieve this improvement?	Policy. See Corp. Policy Man this policy, new customers ar inspect, leak check, and tag cultiple. HOP's first fill. The policy is incidence of accidental oil spill prevent misdeliveries. HOP inspections and tagging for Valor of performing the service for customers. A higher goal is real is anticipated that a significant will first be serviced when the fill inspection, due either to comergency conditions. Although customer tanks has not result last two years, serious spills, tank misidentification have on the past. HOP expects that ithe properly labeled customer tallikelihood of accidental spills. Similarly, it is expected that in	Institute new First Fill Inspection Policy and Fill Labeling Policy. See Corp. Policy Manual § G.3 and G.4. Through this policy, new customers are encouraged to have HOP inspect, leak check, and tag customer fuel oil tanks prior to HOP's first fill. The policy is expected to lower the incidence of accidental oil spills on customer premises and prevent misdeliveries. HOP will begin first delivery inspections and tagging for Valley Oil customers, with a goal of performing the service for at least 70% of new customers. A higher goal is not identified at this time, as it is anticipated that a significant number of new customers will first be serviced when there is no opportunity for a first fill inspection, due either to customer schedules or emergency conditions. Although misidentification of customer tanks has not resulted in spills at this facility in the last two years, serious spills, of up to 250 gallons, related to tank misidentification have occurred at similar facilities in the past. HOP expects that increasing the number of properly labeled customer tanks will further decrease the likelihood of accidental spills related to misidentification. Similarly, it is expected that increasing the customer tank inspection rate will result in fewer spills related to poor	
Fourth aspect you've selected			
a. What is the aspect?	Recyclable Materials Use		
b. Is this aspect identified as significant in your EMS?	☐ Yes ☐ No		
c. What is the current level? You may choose to state this as an absolute value or in terms of units of production or output.	Option A: Absolute value Option B:	630 gal/yr (Quantity/Units)	
	In terms of units of production or output	(Quantity/Units)	

d. What is the improvement you are committing to over the next three years? You may choose to state this as an absolute value or in terms of units of production or output.	Option A: Absolute value Option B: In terms of units of production or output	315 gal/yr (Quantity/Units) (Quantity/Units)
e. How will you achieve this improvement?	Unused #2 fuel oil that is accur filter changes on customer tank waste. HOP plans to filter this matter that may be present and	ks is currently disposed o oil to remove any partic

Unused #2 fuel oil that is accumulated by HOP as a result of filter changes on customer tanks is currently disposed of as waste. HOP plans to filter this oil to remove any particulate matter that may be present and then to use the recovered oil for facility heating. It is anticipated that the current fuel oil waste stream will be reduced by approximately 50%, reducing total waste oil stream from approximately 630 gal/yr to 315 gal/yr.

Facilities must demonstrate their commitment to public outreach and performance reporting. You should have appropriate mechanisms in place to identify community concerns, to communicate with the public, and to provide information on your environmental performance.

Section D

Tell us about your public outreach and reporting.

What do you need to do?

- Describe your approach to public outreach.
- List three references who are familiar with your facility.

1	How do you identify and respond to community concerns?	Submit "Spill Prevention, Containment, and Countermeasure Plan" to Local Emergency Planning Commission; designate Daryl Stawicki, General Manager, as point of contact for community concerns.
2	How do you inform community members of important matters that affect them?	HOP has set up an "Environmental and Compliance" page on its website: http://www.hopheat.com/
3	How will you make the Achievement Track Annual Performance Report available to the public?	
		Open Houses
		Other

4	Are there any ongoing citizen suits against your facility?	Yes	⊠ No
	If yes, describe briefly in the right-hand column.		

5 List references below

	Organization	Name	Phone number
Representative of a Community/ Citizen Group	Willimantic Chamber of Commerce	Doug Murphy	(860) 423-6389
State/Local Regulator	Connecticut Department of Environmental Protection	Brian Coss	(860) 424-3332
Other community/local reference	Willimantic Fire Department	Richard Miller, Fire Marshall	(860) 465-3121



On behalf of Valley Oil [my facility],

I certify that

Application and Participation Statement.

- I have read and agree to the terms and conditions, as specified in the National Environmental Achievement Track Program Description and in the Application Instructions;
- I have personally examined and am familiar with the information contained in this Application (including, if attached, the Environmental Requirements Checklist). The information contained in this Application is, to the best of my knowledge and based on reasonable inquiry, true, accurate, and complete, and I have no reason to believe the facility would not meet all program requirements;
- My facility has an environmental management system (EMS), as defined in the Achievement Track EMS
 requirements, including systems to maintain compliance with all applicable federal, state, tribal, and local
 environmental requirements, in place at the facility, and the EMS will be maintained for the duration of the
 facility's participation in the program;
- My facility has conducted an objective assessment of its compliance with all applicable federal, state, tribal, and local environmental requirements, and the facility has corrected all identified instances of potential or actual noncompliance;
- Based on the foregoing compliance assessment and subsequent corrective actions (if any were necessary), my facility is, to the best of my knowledge and based on reasonable inquiry, currently in compliance with applicable federal, state, tribal, and local environmental requirements.

I agree that EPA's decision whether to accept participants into or remove them from the National Environmental Achievement Track is wholly discretionary, and I waive any right that may exist under any law to challenge EPA's acceptance or removal decision.

I am the senior facility manager and fully authorized to execute this statement on behalf of the corporation or other legal entity whose facility is applying to this program.

Signature/Date

Printed Name/Title Daryl Stawicki, General Manager

Facility Name Valley Oil

Facility Street Address 80 Columbia Ave., Willimantic, CT 06226

Gen. Manager's Address: 36 Brownstone Ave., Portland CT 06480

Facility ID Numbers n/a

The National Environmental Performance Track is a U.S. Environmental Protection Agency program. Please direct inquiries to 1-888-339-PTRK or e-mail ptrack@indecon.com. Mail completed applications to:

The Performance Track Information Center c/o Industrial Economics Incorporated 2067 Massachusetts Avenue Cambridge, MA 02140

National Environmental Achievement Track

Environmental Requirements Checklist

The following Checklist is provided to assist facilities in answering Section A, "Tell us about your facility," Question 6. The Checklist is given to help facilities identify the major federal, state, tribal, and local environmental requirements applicable at their facilities. The Checklist is not intended to be an exhaustive list of all environmental requirements that may be applicable at an individual facility.

If you use this Checklist and choose to submit it with your application, fill in your facility information below and enclose the completed Checklist with your application (see instructions).

80 Columbia Road, Willimantic CT 06226

Valley Oil

•	ech additional sheets ecessary)	
1. 2. 3. 4. 5. 6. 7. 8.	Pollution Regulations National Emission Standards for Hazardous Air Pollutants (40 CFR 61) Permits and Registration of Air Pollution Sources General Emission Standards, Prohibitions and Restrictions Control of Incinerators Process Industry Emission Standards Control of Fuel Burning Equipment Control of VOCs Sampling, Testing and Reporting Visible Emissions Standards	Check All That Apply
10. 11. 12.	Control of Fugitive Dust Toxic Air Pollutants Control Vehicle Emissions Inspections and Testing	
13. 14.	Other Federal, State, Tribal or Local Air Pollution Regulations Not List (identify)	ed Above
Haz	ardous Waste Management Regulations	
2.	Identification and Listing of Hazardous Waste (40 CFR 261) - Characteristic Waste - Listed Waste Standards Applicable to Generators of Hazardous Waste (40 CFR 262) - Manifesting	

Facility Name

Facility Location:

Facility ID Number(s):

	- Pre-transport requirements	
3.	- Record keeping/reporting Standards Applicable to Transporters of Herondove Wests (40 CFD 262)	\bowtie
3.	Standards Applicable to Transporters of Hazardous Waste (40 CFR 263) - Transfer facility requirements	
	- Manifest system and record-keeping	닏
	- Hazardous waste discharges	닏
4.		Ш
7.	- General facility standards	
	- Preparedness and prevention	
	- Contingency plan and emergency procedures	\square
	- Manifest system, Record keeping and reporting	\vdash
	- Groundwater protection	\vdash
	- Financial requirements	\vdash
	- Use and management of containers	H
	- Tanks	H
	- Waste piles	
	- Land treatment	H
	- Incinerators	H
5.	Interim Status Standards for TSD Owners and Operators (40 CFR 265)	H
	Interim Standards for Owners and Operators of New Hazardous Waste Land	Η
	Disposal Facilities (40 CFR 267)	Ш
7.	Administered Permit Program (Part B) (40 CFR 270)	
	Other Federal, State, Tribal or Local Hazardous Waste Management Reg Listed Above (identify)	ulations Not
8.	Other Federal, State, Tribal or Local Hazardous Waste Management Reg Listed Above (identify)	ulations Not
8. 9.		ulations Not
		ulations Not
9.		ulations Not
9.	Listed Above (identify) ardous Materials Management	ulations Not
9. Haz	Listed Above (identify) ardous Materials Management	ulations Not
9. <u>Haz:</u> 1.	Listed Above (identify) ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302)	ulations Not
9. <u>Haz:</u> 1.	Ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302) Hazardous Materials Transportation Regulations (49 CFR 172-173)	ulations Not
9. Haz : 1. 2. 3. 4.	Listed Above (identify) ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302) Hazardous Materials Transportation Regulations (49 CFR 172-173) Worker Right-to-Know Regulations (29 CFR 1910.1200)	ulations Not
9. Haz : 1. 2.	Ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302) Hazardous Materials Transportation Regulations (49 CFR 172-173)	ulations Not
9. Haz : 1. 2. 3. 4.	Listed Above (identify) ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302) Hazardous Materials Transportation Regulations (49 CFR 172-173) Worker Right-to-Know Regulations (29 CFR 1910.1200) Community Right-to-Know Regulations (40 CFR 350-372) Other Federal, State, Tribal or Local Hazardous Materials Management I	
9. Haza 1. 2. 3. 4. 5.	Ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302) Hazardous Materials Transportation Regulations (49 CFR 172-173) Worker Right-to-Know Regulations (29 CFR 1910.1200) Community Right-to-Know Regulations (40 CFR 350-372)	
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9. Haz: 1. 2. 3. 4. 5. 6. 7. Solid 1.	Ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302) Hazardous Materials Transportation Regulations (49 CFR 172-173) Worker Right-to-Know Regulations (29 CFR 1910.1200) Community Right-to-Know Regulations (40 CFR 350-372) Other Federal, State, Tribal or Local Hazardous Materials Management I Not Listed Above (identify) d Waste Management Criteria for Classification of Solid Waste Disposal Facilities and Practices (40 CFR 257)	
9. Haz: 1. 2. 3. 4. 5. 6. 7.	Ardous Materials Management Control of Pollution by Oil and Hazardous Substances (33 CFR 153) Designation of Reportable Quantities and Notification of Hazardous Materials Spill (40 CFR 302) Hazardous Materials Transportation Regulations (49 CFR 172-173) Worker Right-to-Know Regulations (29 CFR 1910.1200) Community Right-to-Know Regulations (40 CFR 350-372) Other Federal, State, Tribal or Local Hazardous Materials Management I Not Listed Above (identify) d Waste Management Criteria for Classification of Solid Waste Disposal Facilities and Practices	

4 .	Solid Waste Storage and Removal Requirements	
5.	Disposal Requirements for Special Wastes	
	Other Federal, State, Tribal or Local Solid Waste Management Regulation Listed Above (identify)	ons Not
6.	•	
7.		
Wat	er Pollution Control Requirements	
1.	Oil Spill Prevention Control and Countermeasures (SPCC) (40 CFR 112)	\boxtimes
2.	Designation of Hazardous Substances (40 CFR 116)	Ħ
3.	Determination of Reportable Quantities for Hazardous Substances (40 CFR	Ħ
	117)	_
4.	NPDES Permit Requirements (40 CFR 122)	
5.	Toxic Pollutant Effluent Standards (40 CFR 129)	Π̈́
6.	General Pretreatment Regulations for Existing and New Sources (40 CFR	
	403)	
7.	Organic Chemicals Manufacturing Point Source Effluent Guidelines and Standards (40 CFR 414)	
8.	Inorganic Chemicals Manufacturing Point Source Effluent Guidelines and	
	Standards (40 CFR 415)	Ш
9.	Plastics and Synthetics Point Source Effluent Guidelines and Standards (40 CFR 416)	
10.	Water Quality Standards	
11.	Effluent Limitations for Direct Dischargers	片
12.	Permit Monitoring/Reporting Requirements	H
13.	Classifications and Certifications of Operators and Superintendents of	H
	Industrial Wastewater Plants	ы
14.	Collection, Handling, Processing of Sewage Sludge	
15.	Oil Discharge Containment, Control and Cleanup	\bowtie
16.	Standards Applicable to Indirect Discharges (Pretreatment)	
	Other Federal, State, Tribal or Local Water Pollution Control Regulation Above (identify)	s Not Listed
17.		
18.		
Drin	king Water Regulations	
	Underground Injection and Control Regulations, Crieria and Standards (40	
	CFR 144, 146)	
2.	National Primary Drinking Water Standards (40 CFR 141)	
3.	Community Water Systems, Monitoring and Reporting Requirements (40	Ħ
	CFR 141)	ب
4.	Permit Requirements for Appropriation/Use of Water from Surface or	
	Subsurface Sources	
5.	Underground Injection Control Requirements	П

6.	Monitoring, Reporting and Record keeping Requirements for Community Water Systems	
	Other Federal, State, Tribal or Local Drinking Water Regulations Not Liste Above(identify)	ed
7.		
8.		
Tox	ic Substances	
1.	Manufacture and Import of Chemicals, Record keeping and Reporting Requirements (40 CFR 704)	
2.	Import and Export of Chemicals (40 CFR 707)	П
3. 4.	Chemical Substances Inventory Reporting Requirements (40 CFR 710) Chemical Information Rules (40 CFR 712)	
5.	Health and Safety Data Reporting (40 CFR 716)	H
6.	Pre-Manufacture Notifications (40 CFR 720)	
7.	PCB Distribution Use, Storage and Disposal (40 CFR 761)	H
8.	Regulations on Use of Fully Halogenated Chlorofluoroalkanes (40 CFR 762)	H
9.	Storage and Disposal of Waste Material Containing TCDD (40 CFR 775)	
	Other Federal, State, Tribal or Local Toxic Substances Regulations Not Lis (identify)	ted Above
10.		
11.		
Pest	ticide Regulations	
1.	FIFRA Pesticide Use Classification (40 CFR 162)	
2.	Procedures for Disposal and Storage of Pesticides and Containers (40 CFR 165)	
3.	Certification of Pesticide Applications (40 CFR 171)	
4.	Pesticide Licensing Requirements	
5.	Labeling of Pesticides	
6.	Pesticide Sales, Permits, Records, Application and Disposal Requirements	
7.	Disposal of Pesticide Containers	
8.	Restricted Use and Prohibited Pesticides	
	Other Federal, State, Tribal or Local Pesticides Regulations Not Listed Abo	ve
9.	(identify)	
10.		
Envi	ironmental Clean-Up, Restoration, Corrective Action	
1.	Comprehensive Environmental Response, Compensation and Liability Act (Superfund) (identify)	
	() ())	
		H

2.	RCRA Corrective Action (identify)	
	Other Federal, State, Tribal or Local Environmental Clean-Up, Restoration,	
	Corrective Action Regulations Not Listed Above (identify)	
3.	-	
4.		Ħ